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	Author Deskor 1:	About Dibtor 2 (Spouse Only in a Joint Case):
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		***************************************
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	City State ZIP Code	Cty
	<u>cook</u>	State ZIP Code
	County	County
	If your mailing address is different from the one	If Debtor 2's mailing address is different from
	above, fill it in here. Note that the court will send any notices to you at this mailing address.	yours, fill it in here. Note that the court will send any notices to this malling address.
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ruptcy	Over the last 180 days before filing this petition, I have lived in this district longer than in any	Over the last 180 days before filing this petition,
	other district.	I have lived in this district longer than in any other district.
	I have another reason. Explain.	O I have another reason. Explain.
	(See 28 U.S.C. § 1408.)	(See 28 U.S.C. § 1408.)

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	Middle Name	Loci	VBAS		Case numbe	( (Firems)
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Part 2: Tell the Court	About Yo	ur Bankı	ruptcy Case		-	
7. The chapter of the Bankruptcy Code you are choosing to file				ption of each, see . Also, go to the top	Notice Required by of page 1 and check	f; U.S.C. § 342(b) for Individuals Filing k the appropriate box.
under		Chapter 7				
		hapter 1				
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	les	s than 18	50% of the office	cial poverty line i	hat annies to you	tion only if you are filing for Chapter 7, and may do so only if your income is ur family size and you are unable to
Have you flied for	Ch					ur family size and you are unable to nust fill out the Application to Have the with your petition.
Have you filed for bankruptcy within the	Ch M No	apter 7 F		ed (Official Form	1 103B) and file it	
Have you filed for bankruptcy within the last 8 years?	Ch M No				1 103B) and file it	
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Part 3: Report About Any	Busines	ses You Own as a	Sols Proprietor	à.				
12. Are you a sole proprietor	r Mo.	Go to Part 4.			i			
of any full- or part-time business?	☐ Yes	. Name and location of	f business					
A solle proprietorship is a business you operate as an					j F			
individual, and is not a separate legal entity such as		Name of business, if any	y					
a corporation, partnership, or LLC.		Number Street		<u> </u>	····;- ##****	·		
If you have more than one					;			
sole proprietorship, use a separate sheet and attach it							,	
to this petition.		City		State	ZIP (	Ode	***************************************	
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Debtor	1

J KATS IBUBAS

#### Part 5:

Explain Your Efforts to Receive a Briefing About Credit Counseling

15. Tell the court whether you have received a briefing about credit counseling,

The law requires that you receive a briefing about credit counseling before you file for bankruptcy. You must truthfully check one of the following choices. If you cannot do so, you are not eligible to file.

If you file anyway, the court can dismiss your case, you will lose whatever filing fee you paid, and your craditors can begin colection activities again.

About Debtor 1:

You must check one:

I received a briefing from an approved cradit counseling agency within the 180 days before i filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment pien, if any,

I cartify that I acted for credit courselling. services from an approved agency, but was unable to obtain those services during the ? days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent dicumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days,

П	f	4						
-	t am	HOT	required	to	receiv	* *	briefing	about
	cred	it cc	unselino	r fo	eatte.	-		

Incapacity. I have a mental illness or a mental deficiency that makes me

incapable of realizing or making rational decisions about finances.

reasonably tried to do so.

Disability. My physical disability causes me to be unable to participate in a briefing in person, by phone, or through the internet, even after I

Active duty. I am currently on active military duty in a military combat zone.

if you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court. About Diptor 2 (Spouse Only in a Joint Case):

You must check one:

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attact a copy of the certificate and the payment plan, any, that you developed with the agency.

I received a briefing from an approved credit count aling agency within the 180 days before I filed tills bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this benkruptcy pedition, you MUST file a copy of the certificate and payment

I certli / that I asked for credit counseling servic is from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver snementage, ent to

To ask for a 30-day temporary waiver of the require nent, attach a separate sheet explaining what efforts you made to obtain the briefing, why you we's unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy. if the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15

I am not required to receive a briefing about credit counseling because of:

O incapacity. I have a mental litness or a mental deficiency that makes me incapable of realizing or making rational decisions about finances,

D Disability. My physical disability causes me to be unable to participate in a bristing in person, by phone, or through the internet, even after I reasonably tried to do so.

Active duty. I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counsaling with the court. Case 17-18884 Doc 1 Filed 06/22/17 Entered 06/22/17 14:06:58 Desc Main Document Page 6 of 11

THE REASON FAID NOT DO MY CRODIT COUNCELLING

15 THAT I DID NOT KNOW WHERE TO DO IT ANDWILL

HAVE IT DONE IN 24 HRS

DaulKatu

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First Names Billion	KATSIBUBAS Land Marrie	Casa number (	( brown)
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Part 5 Answer These	Mercan Marian Survey and and an		
	Questions for Reporting Pu		:
16. What kind of debts do you have?	_	imarily consumer debts? Consumer d ividual primarily for a personal, family, or he	ebts are defined in 11 U.S.C. § 101(8)
	No. Go to line 16b	•	
		marily business debts? Business debt or investment or through the operation of the	s are debts that you incurred to obtain se business or investment.
	No. Go to line 16c.	·	•
	16c. State the type of debts	you owe that are not consumer debts or bu	filmess debts.
17. Are you filing under	×		
Chapter ??	.DKNo. I am not filing under	Chapter 7. Go to line 18.	į.
Do you estimate that after	y D Yes I am filing imder Ch	notes 7. De seus authorite de la ce	10 mm same and a second
* any exempl proper plan		apres 7. 50 you escimate that after any exemples to	Histribute to unsecured creditors?
administrative expenses	₩ No		
are paid that funds will b available for distribution	e 🖸 Yes		
to unsecured creditors?			•
18. How many creditors do	<b>,</b> □ 1-49	<b>1</b> ,000-5,000	
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owe?	100-199	O 10,001-25,000	50,001-100,000 More than 100,000
	☐ 200-999		MOSE BIEN 100,000
9. How much do you	<b>23 \$0-\$50,000</b>	☐ \$1,000,001-\$10 million	T \$500,000 000 000
estimate your assets to be worth?	\$50,001-\$100,000	□ \$10,000,001-\$50 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion
	Q \$100,001-\$500,000	□ \$50,000,001-\$100 million	\$10,000,000,001-\$50 billion
**************************************	☐ \$500,001-\$1 million	☐ \$100,000,001-\$500 million	☐ More than \$50 billion
How much do you     estimate your liabilities	\$0-\$50,000	☐ \$1,000,001-\$10 million	\$500,000,001-\$1 billion
to be?	\$50,001-\$100,000	\$10,000,001-\$50 million	\$1,000,000,001-\$10 billion
	\$100,001-\$500,000 \$500,001-\$1 million	☐ \$50,000,001-\$100 million	Lui \$10,000,000,001.\$50 hillian
ar 77 Sign Below	Ame #200'001-#1 willou	☐ \$100,000,001-\$500 million	More than \$50 billion
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or you		nd I declare under penalty of perjury that t	
	If I have chosen to file under Ch of fitte 11, United States Code. under Chapter 7.	napter 7, I am aware that I may proceed, if I understand the relief available under each	a igible, under Chapter 7, 11,12, or 13 n chapter, and I choose to proceed
		d I did not pay or agree to pay someone wand read the notice required by 11 U.S.C.	
i	request relief in accordance wi	th the chapter of little 11, United States Con	ie. specified in this name
i V	Understand making a foles what	ement, concealing property, or obtaining m	
	x Dand Ma	lil x	
	Signature of Debtor 1		-
	0/20.	2017 Signature o	Debtor 2
•	Executed on U6 22	Executed or	·
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Voluntary Petition for Individuals Filing for Bankruptcy

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r your attorney, if you are resented by one ou are not represented an attorney, you do not	available under e	the debtor(s) named in this petition that the chapter 7, 11, 12, or 13 of title ach chapter for which the person d by 11 U.S.C. § 342(b) and, in an inquiry that the information in	la eligible. I also ce lif	y that I have delivered to the	llef
d to file this page.	×		4	,	
	Signature of Atto	rney for Debtor	Date	MM / DO /YYYY	-
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	Printed name				
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ebtor 1 VAVID U Finkhime Middle Hama	CATION BUBBS	Case number (ruseed
or you if you are filing this ankruptcy without an ttorney	anould understand that many beoble fin	truptcy has long-term financial and toget
you are represented by a attorney, you do not sed to file this page.	To be successful, you must correctly file and intechnical, and a mistake or inaction may affect dismissed because you did not file a required hearing, or cooperate with the court, case trus	handle your bankruptcy case. The rules are very st your rights. For example, your case may be document, pay a fee on time, attend a meeting or stee, U.S. trustee, bankruptcy administrator, or audit appens, you could lose your right to the appelles.
	in your schedules. If you do not list a debt, the property or properly claim it as exempt, you make deny you a discharge of all your debts if your asse, such as destroying or hiding property. Sa	e schedules that you are required to file with the toutside of your bankruptcy, you must list that debt debt may not be discharged. If you do not list ay not be able to keep the property. The judge can you do something dishonest in your bankruptcy islifying records, or lying, individual bankruptcy btors have been accurate, truthful, and complete build be fined and imprisoned.
	If you decide to file without an attorney, the countries an attorney. The count will not treat you deuccessful, you must be familiar with the Unite	urt expects you to follow the rules as if you had ifferently because you are filing for yourself. To be d States Bankrupt: y Code, the Federal Rules of the court in which y sur case is filed. You must also
	Are you aware that filing for bankruptcy is a ser consequences?  O No	rious action with long-term financial and legal
	A Yes	
	Are you aware that bankruptcy fraud is a seriou inaccurate or incomplete, you could be fined or	is crime and that if your bankruptcy forms are imprisoned?
	□ No ☑ Yes	
	Q .	d an address and b. to
	O No	of an atterney to help you fill out your bankruptcy forms?
•	Yes, Name of Person Attach Bankruptcy Petition Preparer's Not	ice, Declaration, and Signature (Official Form 119).
•	By signing here, I acknowledge that I understand have read and understood this notice, and I am attorney may cause me to lose my rights or prop	aware that filing a banknintov cace with a decirio
. <b>.</b>	Daw Kats	<b>*</b>
,	Signature of Debtor 1 06/22/201	7 Signature of Debtor 2
	Date MM/DD /YYYY	Date
Ć	Contact phone	Mik! DD /YYYY  Contact phone
	cell phone	Call phone
•		Cas pare

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

In Re:	)	
DAVID J, KATS, BUBAS	)	
	)	Case No.
Debtor (s)	)	Chapter 13
	)	
	)	

### List of Creditors

OCNEN LOAN SERVICING 1661 WORTHINGTON RD SUITE 100 WESTPALM BEACH FL 33409	
COM ED P.OBOX 6/11 CAROL STREAM IL 60197-6/11	

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